| 1 2 | Faisal M. Zubairi (SBN 244233) zubairi.faisal@dorsey.com Scott D. Goldsmith (SBN 259499) goldsmith.scott@dorsey.com | |
|------------------|--|--|
| 3 | DORSEY & WHITNEY LLP 600 Anton Boulevard, Suite 2000 | |
| 5 | Costa Mesa, CA 92626-7655 Telephone: (714) 800-1400 Facsimile: (714) 800-1499 | |
| 6 7 8 9 | Alex Yarbrough (Admitted <i>Pro Hac Vice</i>) ayarbrough@rineymayfield.com RINEY & MAYFIELD LLP 320 S. Polk St., #600 Amarillo, TX 92626 Telephone: (806) 468-3202 Facsimile: (806) 376-4509 | |
| 10 11 | Attorneys for Defendant HAPPY STATE BANK dba GOLDSTAR TRUST COMPANY | |
| 12 | UNITED STATES | DISTRICT COURT |
| 13 | CENTRAL DISTRI | CT OF CALIFORNIA |
| 14 | KOLETTE A. PAGE and CLETUS M. PAGE, individually and on behalf of their | CASE NO: 8:18-CV-01208 |
| 15 | individual retirement accounts, | HONORABLE ANDREW J. GUILFORD |
| 16 | Plaintiffs, | DEFENDANT HAPPY STATE BANK DBA GOLDSTAR TRUST COMPANY |
| 17 | VS. | OBJECTIONS TO DECLARATION OF KOLETTE A. PAGE |
| 18 | MINNESOTA LIFE INSURANCE COMPANY, a Minnesota corporation; SHURWEST HOLDING COMPANY. | HEADING |
| | INC., an Arizona corporation; SHURWEST, LLC, an Arizona limited | HEARING Date: December 3, 2018 Time: 10:00 am |
| 20 21 | liability company; HAPPY STATE BANK & TRUST COMPANY dba | Courtroom: 10D |
| 22 | GOLDSTAR TRUST COMPANY, a Texas business entity (corporate status unknown); FUTURE INCOME | Complaint Filed: July 9, 2018 Trial Date: None Set |
| 23 | PAYMENTS, LLC, a Delaware limited liability company; CMAM, INC. dba HERITAGE FINANCIAL SERVICES, a | |
| 24 25 | California corporation; ALBERT ANDREW MANFRE, an individual; JEANETTE MANFRE, an individual; | |
| 26 | MATTHEW LEE BIESER, an individual; and DOES 1-10, inclusive, | |
| 27 | Defendants. | |
| 20 | | |

DEFENDANT'S OBJECTIONS TO DECLARATION OF KOLETTE A. PAGE

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Defendant Happy State Bank dba GoldStar Trust Company (hereinafter "GoldStar"), makes the following objections to the Declaration of Kolette A. Page ("K. Page Declaration") (Dkt. No. 93-4):

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| 5 | DECLARATION STATEMENT | OBJECTIONS |
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| 6 | "Matthew told me that all FIP investors | Hearsay. FRE, Rules 802, 805. The |
| | used GoldStar so I did not have a | statement is based on the alleged |
| 7 | choice" K. Page Declaration ¶ 20. | representation of a third party regarding GoldStar and is therefore inadmissible |
| 8 | | hearsay. |
| 9 | | |
| 10 | | Lacks foundation. FRE, Rule 602. The |
| 11 | | statement is not within declarant's |
| | | personal knowledge and is based on the alleged representation of a third party |
| 12 | | regarding GoldStar. The statement is |
| 13 | | also contradicted by Paragraph 18 of the |
| 14 | | K. Page Declaration, which |
| 15 | | acknowledges that Ms. Page "followed Matthew's instructions and signed where |
| | | he indicated" because she "trusted" Mr. |
| 16 | | Bieser. |
| 17 | | FDE D 1 401 402 FI |
| 18 | | Irrelevant. FRE, Rules 401, 403. The statement as to what other investors did |
| 19 | | is not relevant whether the Court has |
| 20 | | personal jurisdiction in this case. |
| | | |
| 21 | "In order to fund policy premiums, | Lacks foundation. FRE, Rule 602. The |
| 22 | GoldStar sold some of my FIP securities | statement is not within the declarant's |
| 23 | and distributed money from my IRA to | personal knowledge and is in fact |
| 24 | my bank" K. Page Declaration ¶ 22. | contradicted by Paragraph 37 of the Complaint, which acknowledges that |
| 25 | | "Plaintiffs took taxable distribution form |
| | | their IRAs to pay the premiums on the |
| 26 | | Minnesota Life Permanent Insurance |
| 27 | | Policies." Paragraph 37 of the |
| 28 | | Complaint is also corroborated by Paragraph 24 of the K. Page Declaration, |
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| DECLARATION STATEMENT | OBJECTIONS |
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| DECLARATION STATEMENT | which acknowledges "[t]his is in fact what I did." |
| "I received a letter from FIP stating that it was ceasing operations due toand from GoldStar failing to 'keep partner' with FIP." K. Page Declaration ¶ 26. | Hearsay. FRE, Rules 802, 805. The statement is based on the alleged representation of a third party regarding GoldStar and is therefore inadmissible hearsay. |
| | Lacks foundation. FRE, Rule 602. The statement is based on the alleged representation of a third party regarding GoldStar and Plaintiff therefore lacks foundation. |
| | Irrelevant. FRE, Rules 401, 403. The statement as to what another party said regarding GoldStar is not relevant whether the Court has personal jurisdiction in this case. |
| DATED: November 28, 2018 DORS | SEY & WHITNEY LLP |

By: /s/ Scott D. Goldsmith
Faisal M. Zubairi
Scott D. Goldsmith
Attorneys for Defendant
HAPPY STATE BANK dba
GOLDSTAR TRUST COMPANY

CERTIFICATE OF SERVICE I hereby certify that on November 28, 2018, I electronically filed the foregoing with the Clerk of the Court for the United States District Court for the Central District, by using the CM/ECF system. Participants in the case who are registered CM/ECF users will be served by the CM/ECF system. Dated: November 28, 2018 DORSEY & WHITNEY LLP /s/ Scott D. Goldsmith Scott D. Goldsmith By:__